## Federal Defenders OF NEW YORK, INC.

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## **BY EMAIL**

The Honorable Vernon S. Broderick United States District Judge 40 Foley Square New York, NY 10007 APPLICATION GRANTED SO ORDERED A.J. VERNON S. BRODERICK U.S.D.J. 4/3/2025

Mr. Arias may temporarily remove his ankle monitor at 8:30 AM on April 10, 2025 to receive an MRI Scan. He is to report to Pretrial after the medical appointment to have the monitor re-installed.

Re: <u>United States v. August Arias</u>, 25 Cr. 22 (VSB)

Dear Judge Broderick:

I write to respectfully request a modification of August Arias' bail conditions to permit him to temporarily remove his ankle monitor to receive an MRI scan at 8:30 a.m. on April 10, 2025. Mr. Arias' Pretrial Officer, Jonathan Lettieri, has no objection to this request and the Government defers to the position of Pretrial Service. If this request is granted, Mr. Arias will remove his ankle monitor prior to the MRI on the morning of the MRI and report to Pretrial Services after the medical appointment to have the monitor re-installed. He will coordinate this process with his Pretrial Officer.

On January 21st, 2025, Magistrate Judge Sarah L. Cave imposed bail conditions including a \$50,000 personal recognizance bond to be co-signer by two financially responsible people and home detention with electronic monitoring. Mr. Arias has been fully compliant with his bail conditions and has reported to Pretrial Services as directed.

Thank you for your consideration of this matter.

Respectfully submitted, /s/Amy Gallicchio Amy Gallicchio Assistant Federal Defender (212) 417-8728

cc: AUSA Meredith Foster (via email)